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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/916,529		07/30/2001	Kazuhiko Hayashi	01FN046US	9042	
30743	7590	06/02/2003		•		
WHITHAM, CURTIS & CHRISTOFFERSON, P.C. 11491 SUNSET HILLS ROAD				EXAMINER		
SUITE 340	SEI HILL	S KUAD		KLIMOWICZ, WILLIAM JOSEPH		
RESTON, V	'A 20190		•	ART UNIT	PAPER NUMBER	
				2652	12	
				DATE MAILED: 06/02/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Applica	ition No.	Applicant(s)	
	09/916	,529	HAYASHI ET AL.	
Office Action Summa	Examin	er	Art Unit	_
	William	J. Klimowicz	2652	
The MAILING DATE of this co	mmunication appears on t	he cover sheet with the	correspondence address	S
A SHORTENED STATUTORY PER THE MAILING DATE OF THIS COM - Extensions of time may be available under the pr after SIX (6) MONTHS from the mailing date of the - If the period for reply specified above is less than - If NO period for reply is specified above, the max - Failure to reply within the set or extended period - Any reply received by the Office later than three r earned patent term adjustment. See 37 CFR 1.76 Status	IMUNICATION. rovisions of 37 CFR 1.136(a). In no nis communication. thirty (30) days, a reply within the s imum statutory period will apply and for reply will, by statute, cause the a nonths after the mailing date of this	event, however, may a reply be til tatutory minimum of thirty (30) day will expire SIX (6) MONTHS from polication to become ABANDONE	mely filed ys will be considered timely. the mailing date of this commur D (35 U.S.C. § 133).	nication.
1) Responsive to communication	n(s) filed on <u>07 May 2003</u>	<u>]</u> .		
2a)☐ This action is FINAL.	2b)⊠ This action	is non-final.		
3) Since this application is in co- closed in accordance with the Disposition of Claims	ndition for allowance exce e practice under <i>Ex parte</i>	ept for formal matters, p Q <i>uayl</i> e, 1935 C.D. 11, 4	rosecution as to the me 453 O.G. 213.	erits is
4)⊠ Claim(s) <u>1-63</u> is/are pending i	in the application.			
4a) Of the above claim(s) <u>10-6</u>		onsideration.		
5) Claim(s) is/are allowed.	_			
6)⊠ Claim(s) <u>1-9</u> is/are rejected.				
7) Claim(s) is/are objected	i to.			
8) Claim(s) are subject to Application Papers		requirement.		
9) The specification is objected to	by the Examiner.			
10)⊠ The drawing(s) filed on <u>30 July</u>		d or b) objected to by t	he Examiner.	
Applicant may not request that a	any objection to the drawing	s) be held in abeyance. S	ee 37 CFR 1.85(a).	
11)⊠ The proposed drawing correction	on filed on <u>19 March 200</u> 2	is: a)⊠ approved b)□	disapproved by the Exa	aminer.
If approved, corrected drawings	are required in reply to this	Office action.		
12)☐ The oath or declaration is object	cted to by the Examiner.			
Priority under 35 U.S.C. §§ 119 and 12	20			
13)⊠ Acknowledgment is made of a	claim for foreign priority	under 35 U.S.C. § 119(a	a)-(d) or (f).	
a)⊠ All b)⊡ Some * c)⊡ Non	e of:			
 1. ☑ Certified copies of the p 	riority documents have be	een received.		
2. Certified copies of the p	riority documents have be	een received in Applicat	ion No	
3. Copies of the certified controlapplication from the* See the attached detailed Office	International Bureau (PC	T Rule 17.2(a)).	_	е
14) ☐ Acknowledgment is made of a c		•		lication).
a) ☐ The translation of the forei 15)☐ Acknowledgment is made of a c				·
Attachment(s)	,,	00		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Re 3) Information Disclosure Statement(s) (PTO-1			y (PTO-413) Paper No(s) Patent Application (PTO-152	
l.S. Patent and Trademark Office PTO-326 (Rev. 04-01)	Office Action Sumn	nary	Part of Paper No. 11	

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DETAILED ACTION

Election/Restriction

Applicants' election of Specie Ic (FIG. 12) without traverse in Paper No. 10, filed May 7, 2003, is acknowledged. The Applicants contend that claims 1-9 read on the elected embodiment.

Claims 10-63 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim.

Election was made without traverse in Paper No. 10 (filed May 7, 2003).

Claim Informalities

Claims 4-6 are objected to because of the following informalities:

With regard to claim 4 (line 2 and first occurrence in line 4) and claim 5 (line 7), the word --said-- or --the-- should be inserted before the phrase "free layer."

With regard to claim 4 (line 3) and claim 5 (line 6), the word "Underlying" should be spelled as the word --underlying--.

With regard to claim 5 (line), the phrase "said vertical bias layer protective is in contact with layer at least one of" should be reworded.

With regard to claim 6 (line 15), the phrase "non-magnetic body" should be replaced by the phrase --non-magnetic layer--.

Appropriate correction is required.

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Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-9 are rejected under 35 U.S.C. 102(e) as being anticipated by Redon et al. (US 6,469,879).

As per claim 1, Redon et al. (US 6,469,879) discloses a magneto-resistance effect element (1) comprising: a lower conductive layer (71); a free layer (20 and/or 23) provided on the lower conductive layer (71) and having an orientation of magnetization varied by a magnetic field applied thereto (e.g., see COL. 5, lines 37-39); a non-magnetic layer (30) provided on top of the free layer (20 and/or 23); a fixed layer (40) provided on the non-magnetic layer (30) and having a pinned orientation of magnetization (e.g., COL. 5, lines 38-43); and a vertical bias layer (61), provided on said lower conductive layer (71), for applying a magnetic field to said free layer (20 and/or 23), and said free layer (20 and/or 23) is greater in length (Lf) in the direction of a magnetic field (i.e., the longitudinal direction as depicted by biasing fields (\alpha1)) applied thereto by said vertical bias layer (61) than said fixed layer (40) (length Lp), and a sense current for detecting a change in electrical resistance of said non-magnetic layer (30) flows substantially in perpendicular relation to said non-magnetic layer (30) (e.g., see COL. 7, lines 33-35).

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As per claims 2 and 8, said lower conductive layer (71) has a recessed portion on an upper surface thereof, and said vertical bias layer (61) is provided so as to allow at least part thereof to be buried in said recessed portion (e.g., see FIG. 2).

As per claims 3 and 9, at least part of said free layer (20) is in direct contact with said vertical bias layer (61).

As per claim 4, further comprising an underlying layer (e.g. 21, 22) for free layer (e.g., 23) provided under said free layer, and said underlying layer (21, 22) for free layer in contact with said free layer (e.g., 23) and said vertical bias layer (61) (cf. FIGS. 2 and 3).

As per claim 5, further comprising a vertical bias layer protective layer (e.g., (93)) provided on said vertical bias layer (61), and said vertical bias layer protective layer (93) is in contact with said vertical bias layer (61) (e.g., see FIG. 2), and said vertical bias layer protective (93) is in contact with layer of at least one of said free layer (20 and/or 23) and said underlying layer (21, 22) for free layer (23).

Additionally, as per claim 6, a magnetic layer (e.g., 21) provided on the lower conductive layer (71); a free layer (23) provided on the magnetic layer (21) and having an orientation of magnetization (23a) varied by a magnetic field coupled magnetically to the magnetic layer (21) and applied thereto; the non-magnetic layer (30) provided on the free layer (23); the fixed layer (40) provided on the non-magnetic layer (30) and having a pinned orientation of magnetization; and the vertical bias layer (61), provided on said lower conductive layer (71), for applying a magnetic field to said free layer (23), and said magnetic layer (21) is greater in length in the direction of a magnetic field applied thereto by said vertical bias layer than said free layer (23) (see, e.g., FIG. 3), and the sense current for detecting a change in electrical resistance of said

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non-magnetic layer body (30) flows substantially in perpendicular relation to said non-magnetic layer (30) (e.g., see COL. 7, lines 33-35).

As per claim 7, wherein said magnetic layer (21) is magnetically coupled to said free layer (23) by anti-ferromagnetic coupling or ferromagnetic coupling (e.g., see FIG. 3).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to William J. Klimowicz whose telephone number is (703) 305-3452. The examiner can normally be reached on Monday-Thursday (6:30AM-5:00PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hoa T. Nguyen can be reached on (703) 305-9687. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9314 for regular communications and (703) 872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4700.

> William JVKlimowicz **Primary Examiner**

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WJK

May 30, 2003